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By: Printed name: Katherine Stofer**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**In re Application of: **Tang et al.**Title: **BONE MARROW-DERIVED SERUM PROTEINS**Serial No.: **09/806,276**Filing Date: **March 27, 2001**Examiner: **To Be Assigned**Group Art Unit: **To Be Assigned**

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REQUEST TO TRANSFER

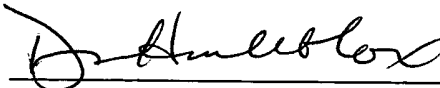
Sir:

This paper is responsive to the Notification of a Defective Response (copy attached) which was mailed on **April 26, 2001**.

With regard to the requirement of 37 CFR 1.821(e) which requires that a copy of the Sequence Listing in computer readable form (CRF) be submitted, Applicants state that the paper copy of the Sequence Listing for the instant application is identical with the computer readable form filed with PCT Application No. **PCT/US99/22908**, filed **October 2, 1998**, in the US/RO to which priority is claimed. In accordance with 37 C.F.R. §1.821(e), please use the computer readable form filed with PCT Application No. **PCT/US99/22908** as the computer readable form for the instant application. It is understood that the Patent and Trademark Office will make the necessary change in application number and filing date for the computer readable form that will be used for the instant divisional application.

Applicants believe that no fee is due with this communication. However, if the USPTO determines that a fee is due, the Commissioner is hereby authorized to charge Deposit Account No. **09-0108**. **This form is enclosed in duplicate.**

Respectfully submitted,

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